Is fish mislabeling a health issue?

While mislabeling of fish is generally more of a consumer fraud issue than one that impacts health, there have been some instances in which mislabeling results in food safety concerns. For example, in 2007 a California firm imported puffer fish (which contains a deadly toxin) and labeled it monkfish. Concerns over consumption of escolar have also been raised. Escolar is a type of snake mackerel that can cause illness in some individuals, particularly if large quantities are consumed.

What are the health effects associated with consuming Escolar?

Escolar fish can naturally contain gempylotoxin, an indigestible oil made up of high amounts of wax esters. Although the gempylotoxin in Escolar is considered 'non-toxic', humans are unable to digest the gempylotoxin oil due to this high composition of wax esters. As a result some people who consume Escolar fish can experience undesirable gastrointestinal effects including diarrhea, passage of an oily yellow or orange substance, nausea, vomiting, abdominal pain, and headache.

Are there federal rules against the sale of Escolar?

FDA does not prohibit retail food establishments from serving or selling escolar, but recommends that "escolar should not be marketed in interstate commerce."

Resources

 FDA Seafood List for acceptable market names that can be used to label fish products in interstate commerce:

www.accessdata.fda.gov/scripts/search_seafood/index.cfm

 MA Department of Marine Fisheries regulations:

www.mass.gov/dfwele/dmf/commercialfishing/cmr index.htm

- MA Department of Public Health Regulations: www.mass.gov/eohhs/gov/laws-regs/dph
- Food Protection Program wholesale regulations:

www.mass.gov/eohhs/gov/laws-regs/dph/regs-e-h/public-health-regulations-food-safety.html

 Massachusetts retail food code: www.mass.gov/eohhs/docs/dph/regs/ 105cmr590.pdf

www.fda.gov/Food/FoodSafety/RetailFood Protection/FoodCode/FoodCode1999/ default.htm

 Massachusetts Seafood Availability: www.mass.gov/dfwele/dmf/publications/ dmf_seafood_availability.pdf

MDPH Bureau of Environmental Health

250 Washington Street, 7th Floor Boston, MA 02108

> T: 617-624-5757 F: 617-624-5777 TTY: 617-624-5286

www.mass.gov/dph/environmental_health





Important Facts for Wholesale Dealers and Distributors



BUREAU OF ENVIRONMENTAL HEALTH FOOD PROTECTION PROGRAM

MASSACHUSETTS DEPARTMENT OF PUBLIC HEALTH



What is fish mislabeling?

Mislabeling, also known as "misbranding" is a violation of federal and state food safety laws. It can involve the illegal misrepresentation of species, weight of the fish, country of origin, as well as harvesting areas. A nine-year review by the national Seafood Inspection Laboratory found that 37% of fish from randomly selected vendors across the US were mislabeled.

Why is mislabeling a problem?

According to the National Oceanic and Atmospheric Administration (NOAA) Office of Law Enforcement, "In addition to making consumers pay more for cheaper, less desirable species, fraud negatively affects consumer confidence in seafood, which further undercuts local fisherman's profits. Seafood fraud also harms the US economy as a whole because individuals who illegally import seafood avoid paying tariffs." Problems can arise from substitution at the restaurant level, misrepresentation by the restaurant supplier, or product misidentification in the harvesting and processing system.

What are Massachusetts officials doing to address fish mislabeling?

The Massachusetts Department of Public Health (MDPH) and the Department of Fish and Game (MDFG) Division of Marine Fisheries are working together with federal officials to identify fish mislabeling and to prosecute those involved in fraudulent activities.

How is the sale of fish regulated in Massachusetts?

State and local agencies in Massachusetts share jurisdiction in regulating the sale of fish. These agencies include:

- The MDFG Division of Marine Fisheries, which issues commercial fishing permits and seafood dealer permits, and inspects for compliance with Marine Fisheries regulations (322 CMR 1-15).
- MDPH's Bureau of Environmental Health Food Protection Program, which issues licenses for food processing and/or distribution at wholesale, and inspects for compliance with regulations for Good Manufacturing Practices (105 CMR 500) and Fish and Fishery Products (105 CMR 533).
- Local Boards of Health, which issue licenses for restaurants and retail food stores and inspect for compliance with the Retail Food Code (105 CMR 590)

What should wholesale dealers do if they suspect they have received mislabeled fish?

- Provide to the Food Protection Program copies of invoices, bills of lading and other shipping documents.
- Identify for the Food Protection Program supplier(s) of seafood in question and possible receivers of same or similar lots.
- Segregate seafood in question and hold under internal embargo.
- Contact the Food Protection Program Seafood Unit Supervisor at (617) 983-6712 with questions and reports.

• The MDPH Food Protection Program 105 CMR 500 states: "food from an unapproved or unknown source or food which is or may be adulterated, misbranded, contaminated or otherwise unfit for human consumption is found in a facility" is a Critical Violation.

Do federal agencies play a role?

Yes, federal agencies which share jurisdiction include:

- The US Food and Drug Administration (FDA), which regulates seafood whether it is imported or harvested and processed domestically. FDA also has a useful guide that provides acceptable market names for seafood. A link is included in the "Resources" section of this brochure.
- The National Marine Fisheries Service, which provides fee-for-service inspection services for the seafood industry.
- The US Customs and Border Protection, which inspects seafood imports at the border.
- The US Department of Justice, which supports federal agencies which prosecute seafood fraud.
- NOAA's Office of Law Enforcement (OLE), which enforces the Lacey Act.

What is the Lacey Act?

The Lacey Act "is one of the primary laws OLE uses to investigate seafood fraud and other cases. The Lacey Act makes it illegal to falsely label a product that has been or is intended to be imported, exported, transported, sold, purchased, or received from a foreign country or is transported in interstate or foreign commerce."

